



UNITED STATES MARINE CORPS  
MARINE CORPS BASE  
CAMP LEJEUNE, NORTH CAROLINA 28542-5001

IN REPLY REFER TO:

5214

BEMD

13 Mar 1990

From: Base Commander, Marine Corps Base, Camp Lejeune  
To: Commander, Atlantic Division, Naval Facilities Engineering  
Command

Subj: NOTICES OF VIOLATION REPORTING DOCUMENTS

Ref: (a) COMLANTNAVFACENGCOM ltr 5090 1821T:TB:ch dtd 7 Mar 90

Encl: (1) FY89 Activity Violation Records

1. In accordance with the reference, the enclosure contains an FY89 Activity Violation Record for each Notice received by this command in FY89 or not resolved by FY89. Twelve notices were received in FY89 and one received in FY85 is still unresolved.

2. This addresses all facilities aboard the Camp Lejeune/New River complex with one exception. The air quality permit for the Naval Hospital's incinerator is maintained by the Naval Hospital. Any violations would have been addressed directly to the Commanding Officer, Naval Hospital, Camp Lejeune and not to this command.

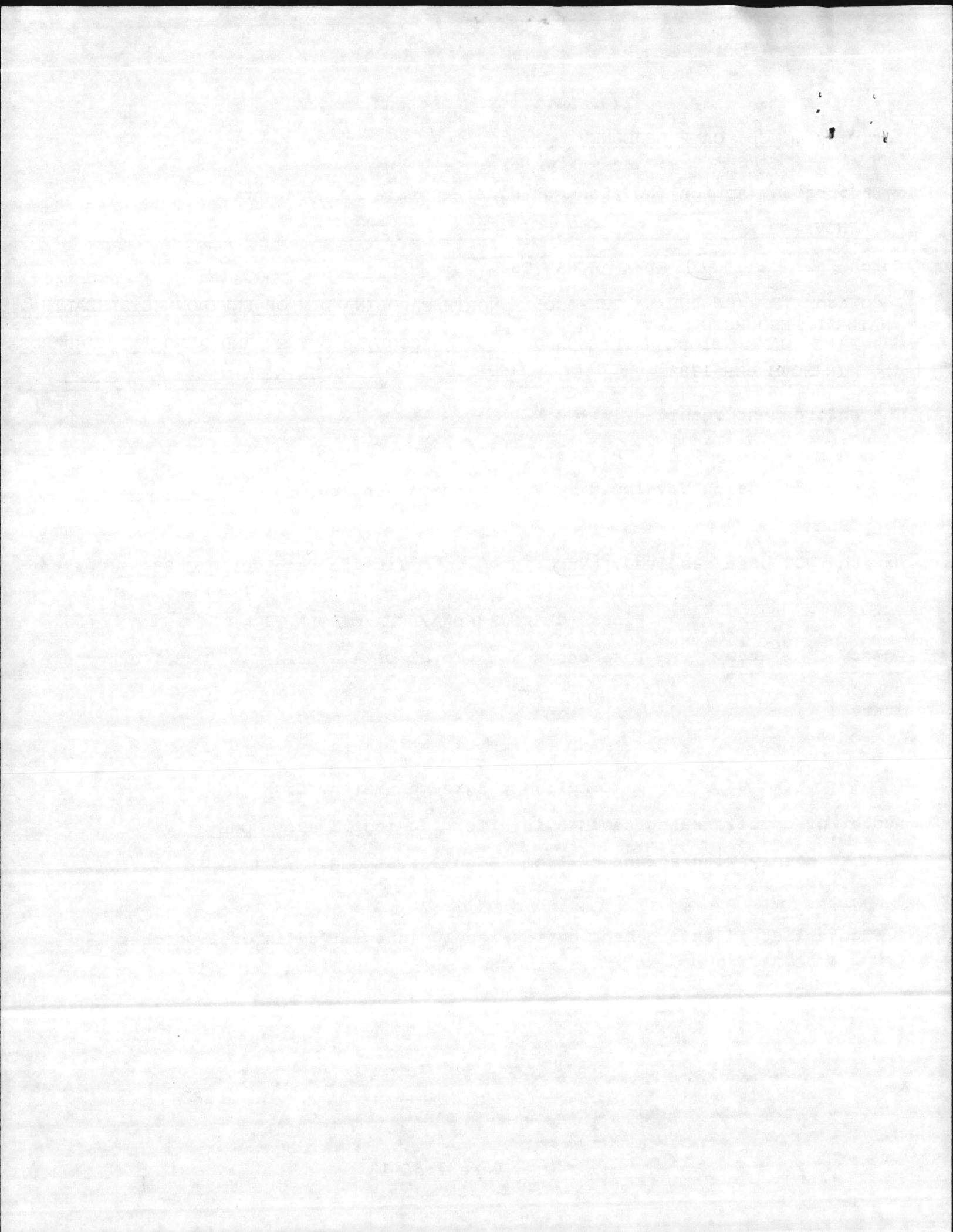
3. Point of contact for this matter is Elizabeth Betz, Supervisory Chemist, Hazardous Waste and Pollution Control Division, telephone (919) 451-2471, autovon 484-2471.

A handwritten signature in cursive script, reading "J. I. Wooten", is positioned above the typed name.

J. I. WOOTEN  
By direction







FY89 Activity Violation Record

Activity: MCB, CAMP LEJEUNE

\* Enforcement Action (NOV/Consent order/compliance agreement/etc.):

WARNING LETTER RECEIVED IN APR 89

Which law: CAA CWA SDWA RCRA TSCA

Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES

Reason: FAILURE TO PAY PERMIT RENEWAL FEES FOR RIFLE RANGE STEAM PLANT, PERMIT NUMBER 4642R3

The enforcement resulted in:

Administrative Action

Project being developed PCR# or date sent to HQ: \_\_\_\_\_

Both

Has the NOV been resolved?  Yes No Time to resolve: 31 MAY 89 Quarters

Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)

Agency	Law	\$ Assessed	Total DERA \$ paid	Total other \$ paid
EPA				
State (NC)				

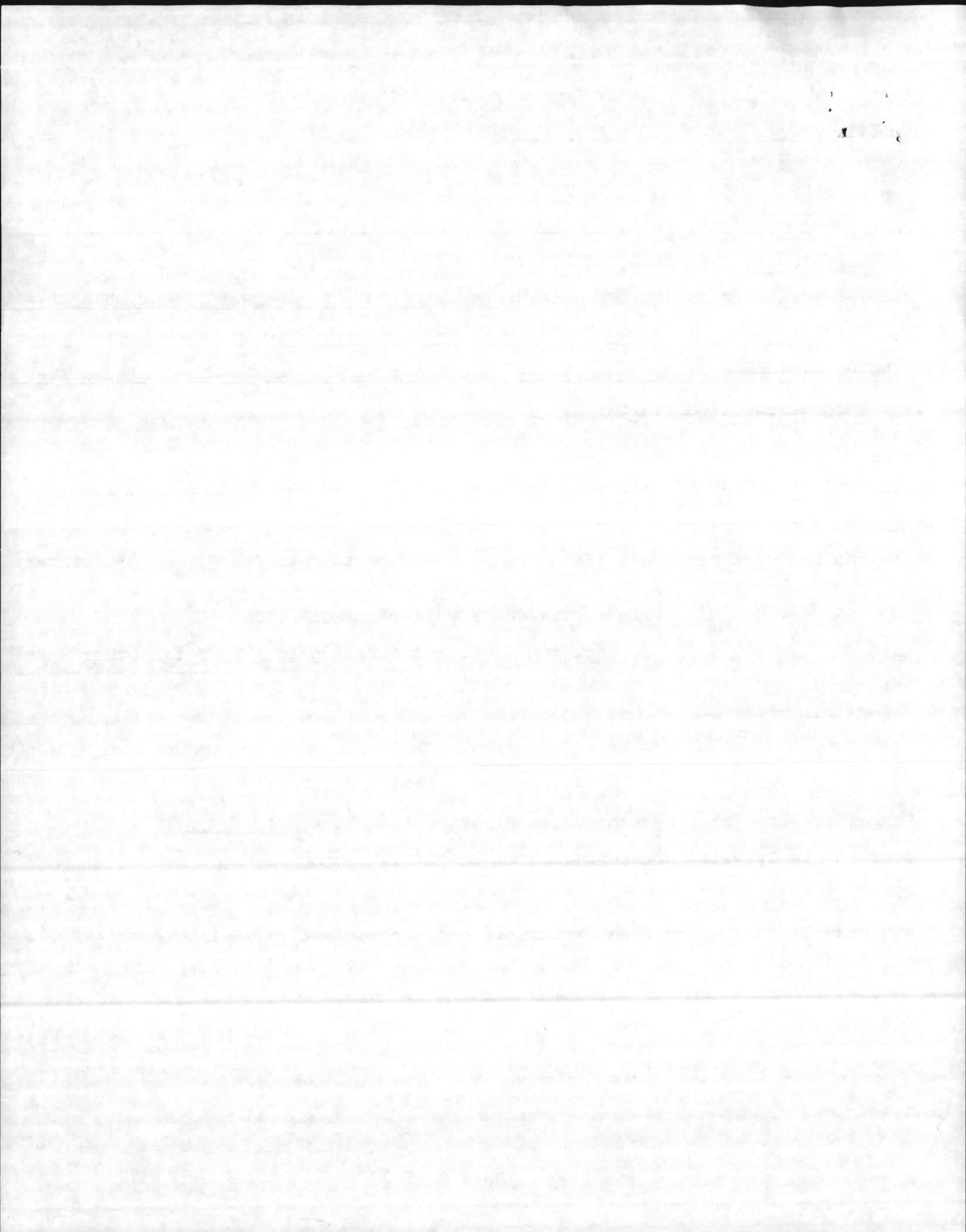
State raised Permit renewal fee since Warning Letter was issued from \$640 to \$850

Compliance Agreements (Any Law)

Number of compliance agreements in effect during FY 89: NONE

Cost to comply with agreement from 89 to 93: \$ NONE

\* Please list if enforcement action is old (unresolved as of 1 October 1989) or new (received in 1989).



FY89 Activity Violation Record

Activity: MCB, CAMP LEJEUNE

\* Enforcement Action (NOV/Consent order/compliance agreement/etc.):

WARNING LETTER RECEIVED IN APR 89

Which law: CAA CWA SDWA RCRA TSCA

Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES

Reason: FAILURE TO PAY PERMIT RENEWAL FEES PARADISE POINT STEAM PLANT

PERMIT NUMBER 4645R2

The enforcement resulted in:

Administrative Action

Project being developed PCR# or date sent to HQ: \_\_\_\_\_

Both

Has the NOV been resolved?  Yes No Time to resolve: 31 MAY 89 Quarters

Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)

Agency	Law	\$ Assessed	Total DERA \$ paid	Total other \$ paid
-----	---	-----	-----	-----

EPA  
State (NC)

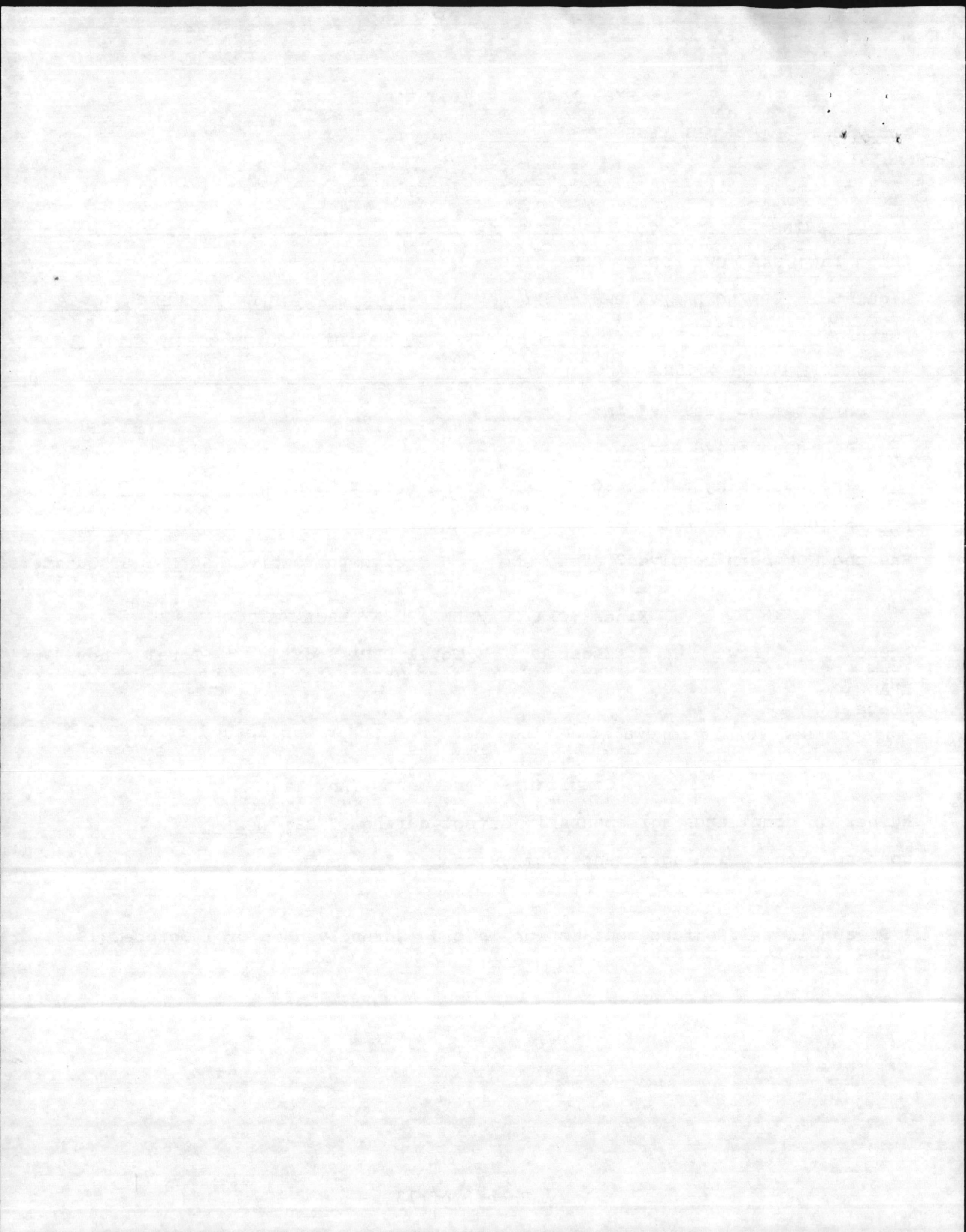
State raised Permit renewal fee since Warning Letter was issued from \$640 to \$850

Compliance Agreements (Any Law)

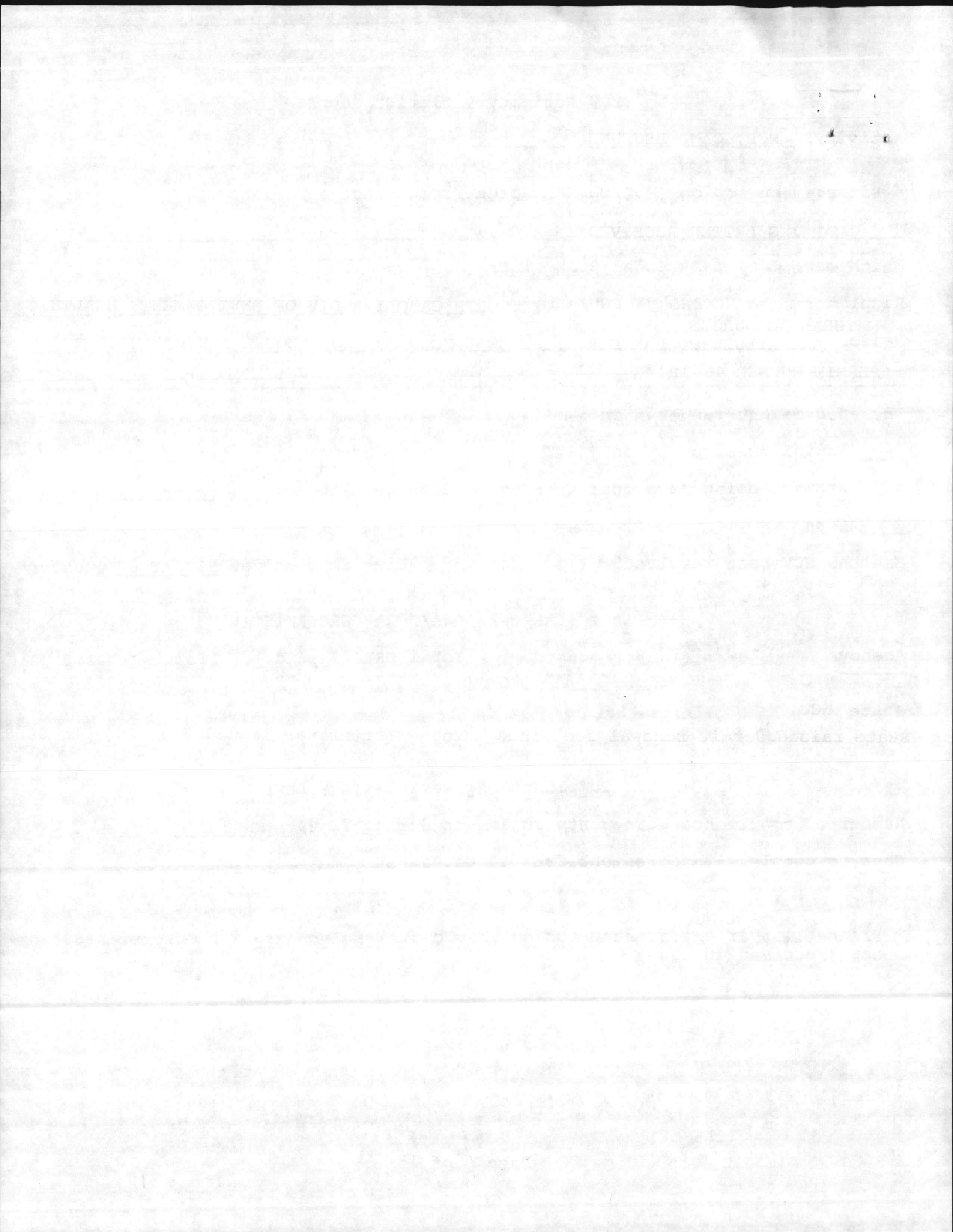
Number of compliance agreements in effect during FY 89: NONE

Cost to comply with agreement from 89 to 93: \$ NONE

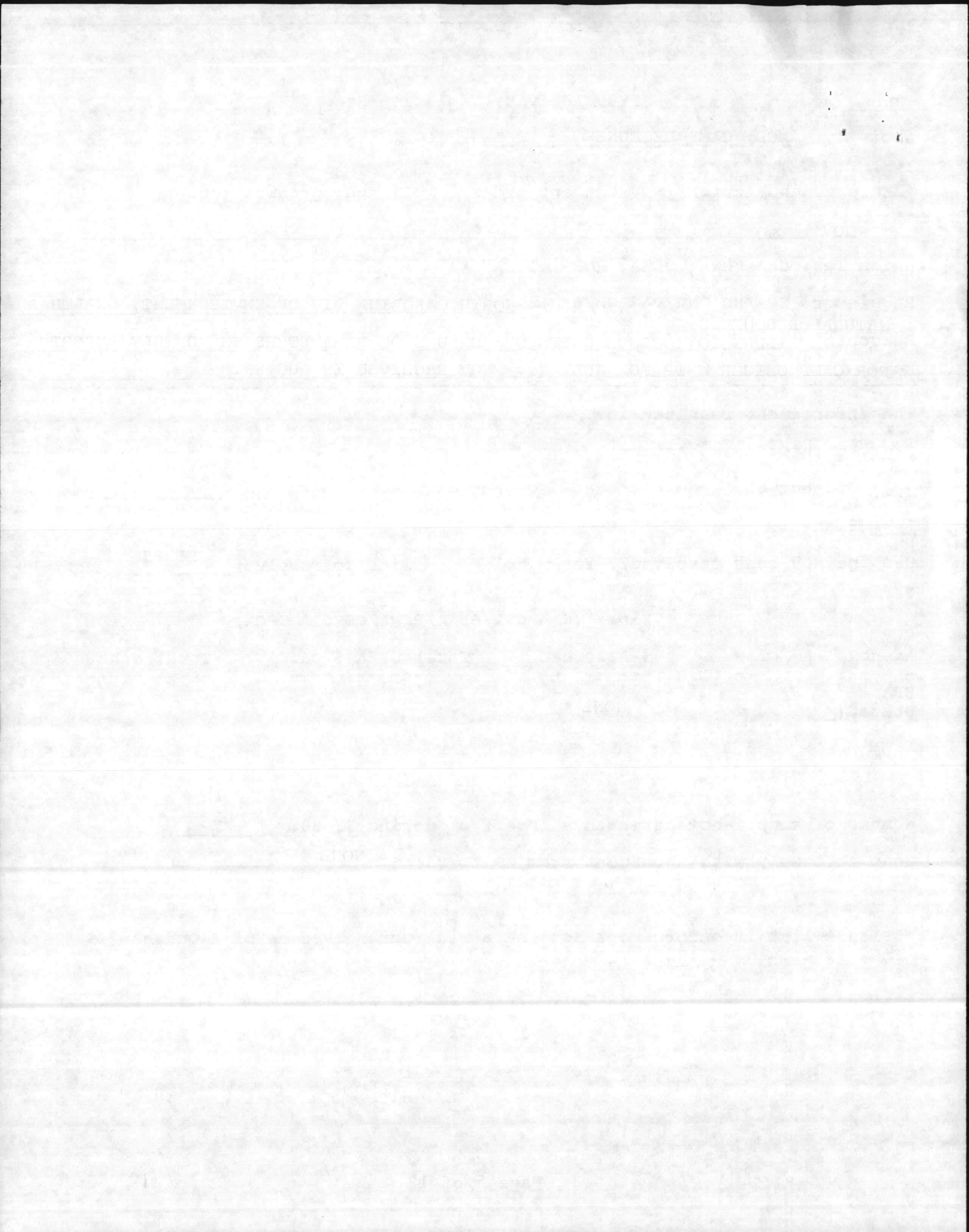
\* Please list if enforcement action is old (unresolved as of 1 October 1989) or new (received in 1989).











FY89 Activity Violation Record

Activity: MCB, CAMP LEJEUNE

\* Enforcement Action (NOV/Consent order/compliance agreement/etc.):

NOV

Which law: CAA CWA SDWA RCRA TSCA

Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES

Reason: FAILURE TO INCLUDE UNITS OF MEASURE ON PARAMETERS IN MONTHLY REPORT FOR HADNOT POINT WWTP FOR JULY 89. NOV RECEIVED IN AUG 89.

The enforcement resulted in:

X Administrative Action

     Project being developed PCR# or date sent to HQ:                     

     Both

Has the NOV been resolved? Yes No Time to resolve: SEP 89 Quarters

Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)

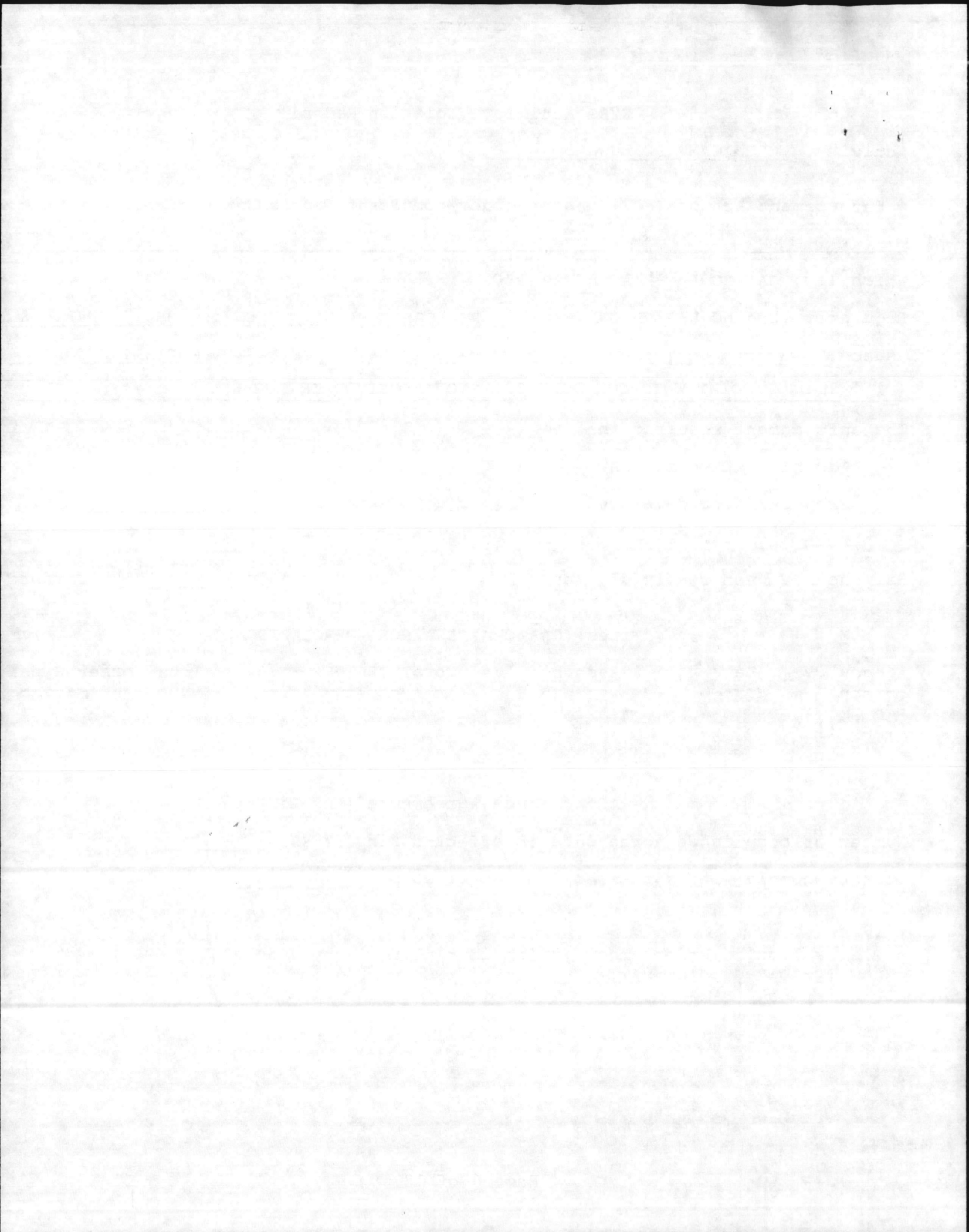
Agency	Law	\$ Assessed	Total DERA \$ paid	Total other \$ paid
EPA		NONE		
State ( )				

Compliance Agreements (Any Law)

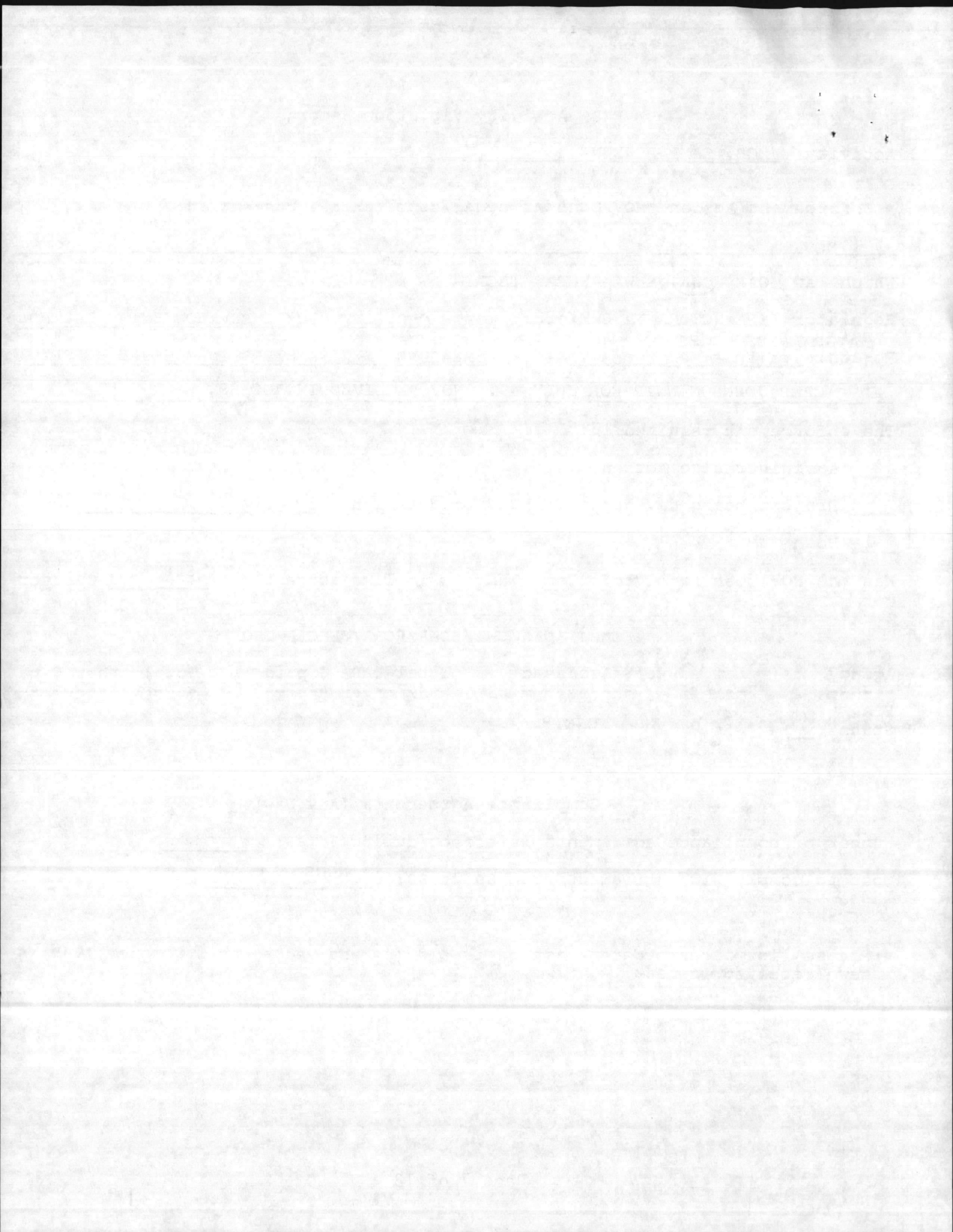
Number of compliance agreements in effect during FY 89: NONE

Cost to comply with agreement from 89 to 93: \$ NONE

\* Please list if enforcement action is old (unresolved as of 1 October 1989) or new (received in 1989).







FY89 Activity Violation Record

Activity: MCB, CAMP LEJEUNE

\* Enforcement Action (NOV/Consent order/compliance agreement/etc.):

NOV

Which law: CAA CWA SDWA RCRA TSCA

Regulator (EPA/NC DNR/VA DWM/etc): NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES

Reason: FAILURE TO INCLUDE UNITS OF MEASURE ON PARAMETERS IN MONTHLY REPORT FOR TARAWA TERRACE WWTP FOR JULY 89. NOV RECEIVED IN AUG 89.

The enforcement resulted in:

X Administrative Action

     Project being developed PCR# or date sent to HQ:                     

     Both

Has the NOV been resolved? Yes No Time to resolve: SEP 89 Quarters

Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)

Agency	Law	\$ Assessed	Total DERA \$ paid	Total other \$ paid
EPA		NONE		
State ( )				

Compliance Agreements (Any Law)

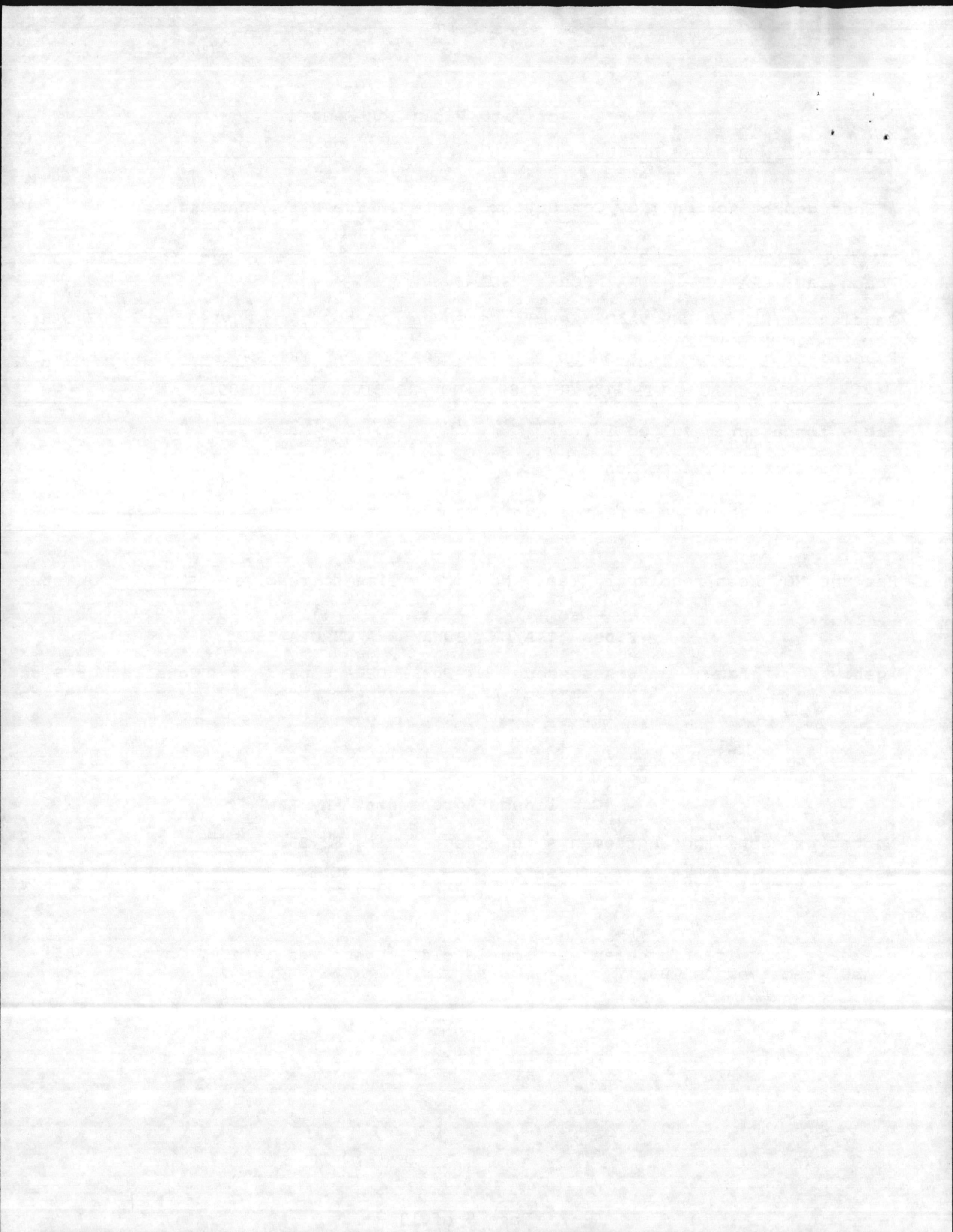
Number of compliance agreements in effect during FY 89: NONE

Cost to comply with agreement from 89 to 93: \$ NONE

\* Please list if enforcement action is old (unresolved as of 1 October 1989) or new (received in 1989).



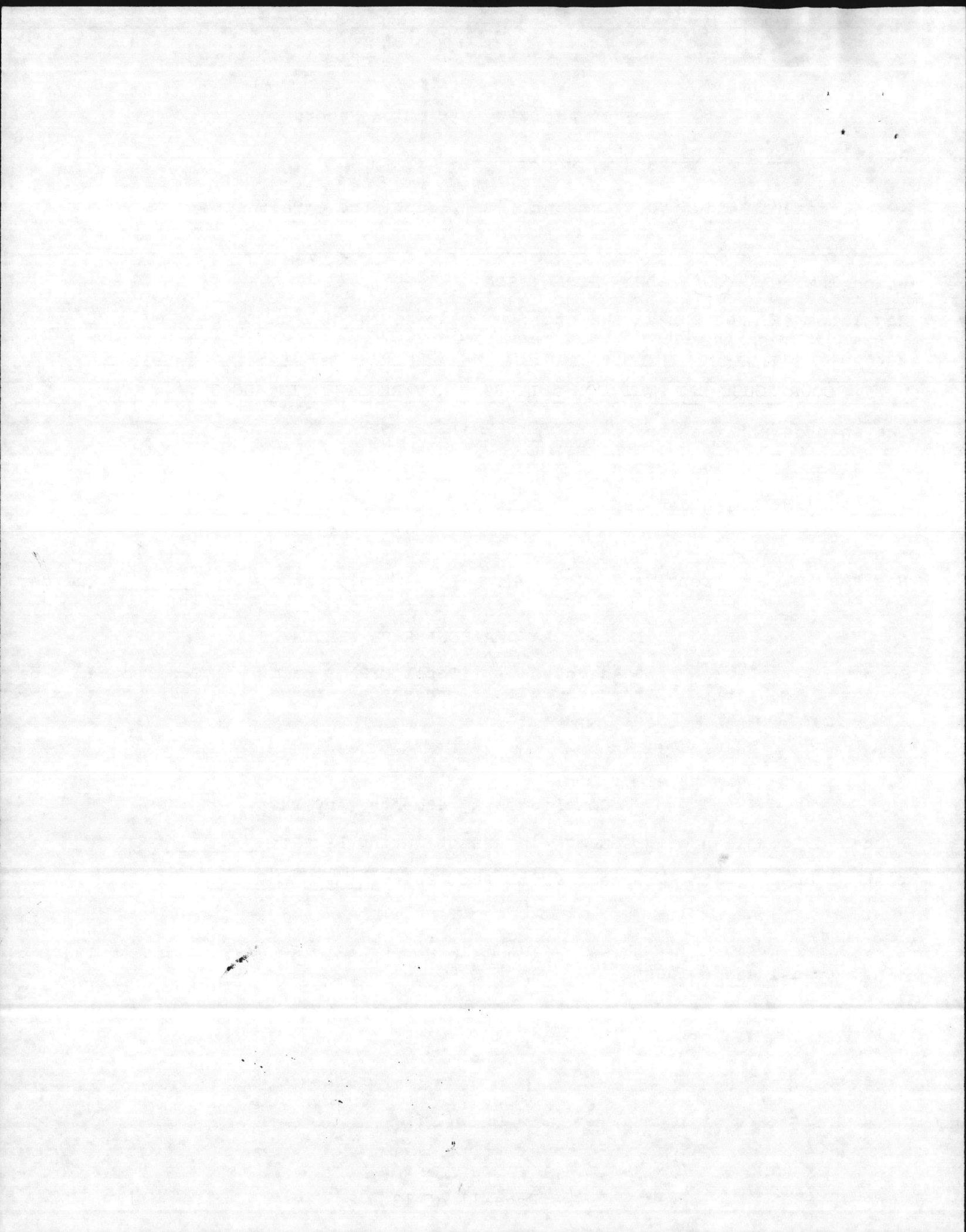












**FY89 Activity Violation Record**

**Activity:** MCB, CAMP LEJEUNE

\* **Enforcement Action (NOV/Consent order/compliance agreement/etc.):**  
NOV dated 15 May 85

**Which law:** CAA CWA SDWA RCRA TSCA NC GROUNDWATER CLASSIFICATION & STANDARDS

**Regulator (EPA/NC DNR/VA DWM/etc):** NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES

**Reason:** NAVCIP PROGRAM REVEALED 10 WELLS CONTAINED ORGANIC CONTAMINANTS

**The enforcement resulted in:**

- Administrative Action
- Project being developed      PCR# or date sent to HQ: \_\_\_\_\_
- Both

Has the NOV been resolved?    Yes   No      Time to resolve: \_\_\_\_\_ Quarters

**Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)**

Agency	Law	\$ Assessed	Total DERA \$ paid	Total other \$ paid
EPA		NONE		
State (___)				

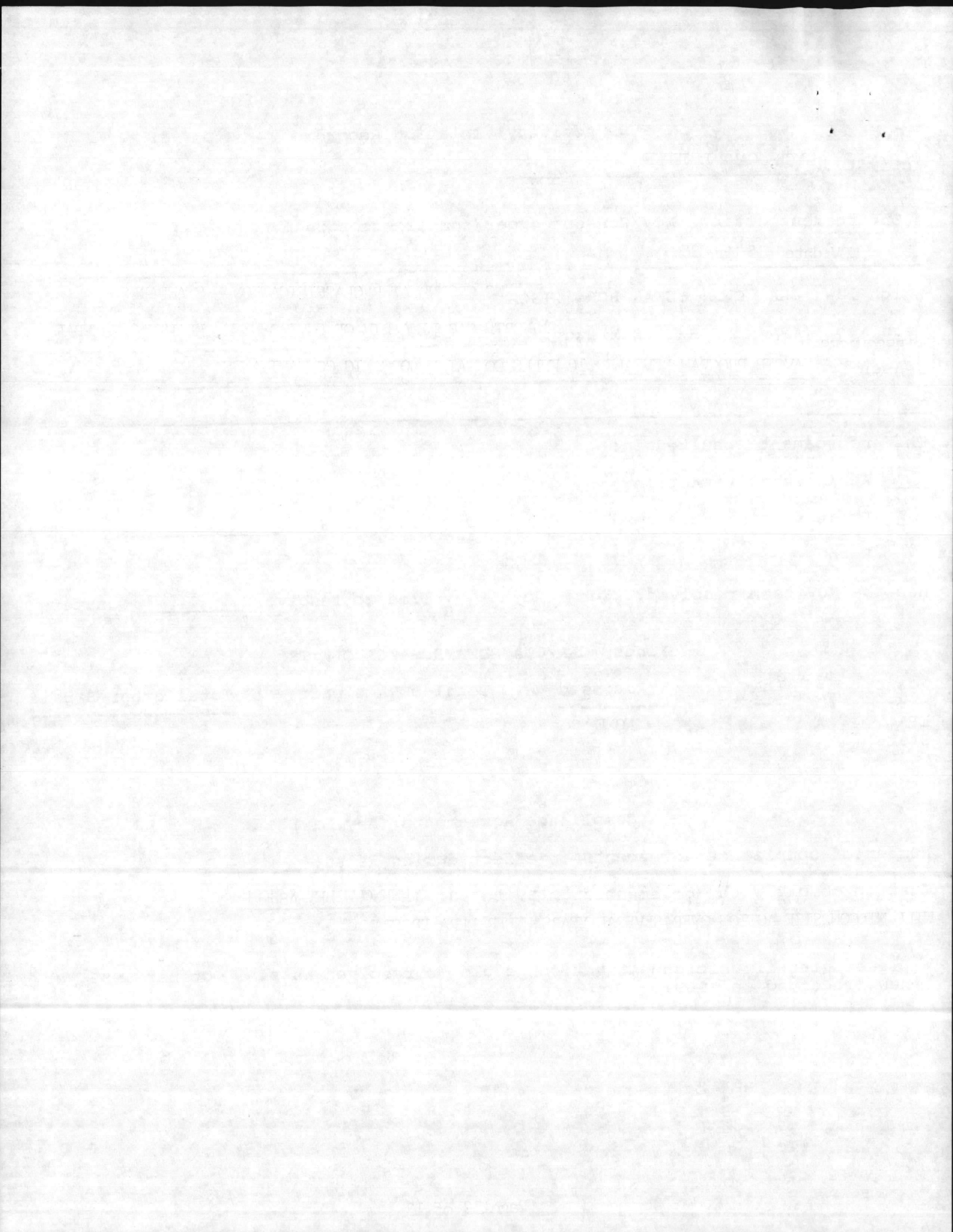
**Compliance Agreements (Any Law)**

Number of compliance agreements in effect during FY 89: 9

Cost to comply with agreement from 89 to 93: \$ UNKNOWN BUT ASSUME

WILL MILCON SIZE ACTION OVER SEVERAL YEARS UNDER DERA PROGRAM

\* Please list if enforcement action is old (unresolved as of 1 October 1989) or new (received in 1989).



**FY89 Activity Violation Record**

**Activity:** MCB, CAMP LEJEUNE

\* **Enforcement Action (NOV/Consent order/compliance agreement/etc.):**

NOTICE OF FEDERAL REQUIREMENTS DATED 1 AUG 89

**Which law:** CAA CWA SDWA RCRA TSCA UNDERGROUND STORAGE TANK REGULATIONS

**Regulator (EPA/NC DNR/VA DWM/etc):** NORTH CAROLINA DIV OF ENVIRONMENT, HEALTH & NATURAL RESOURCES

**Reason:** STILL IN VIOLATION ON NC GROUNDWATER CLASSIFICATION AND STANDARDS AT THE HADNOT POINT FUEL FARM

**The enforcement resulted in:**

Administrative Action

Project being developed PCR# or date sent to HQ: \_\_\_\_\_

Both

Has the NOV been resolved?  Yes  No Time to resolve: \_\_\_\_\_ Quarters

**Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)**

Agency	Law	\$ Assessed	Total DERA \$ paid	Total other \$ paid
EPA		NONE		
State (___)				

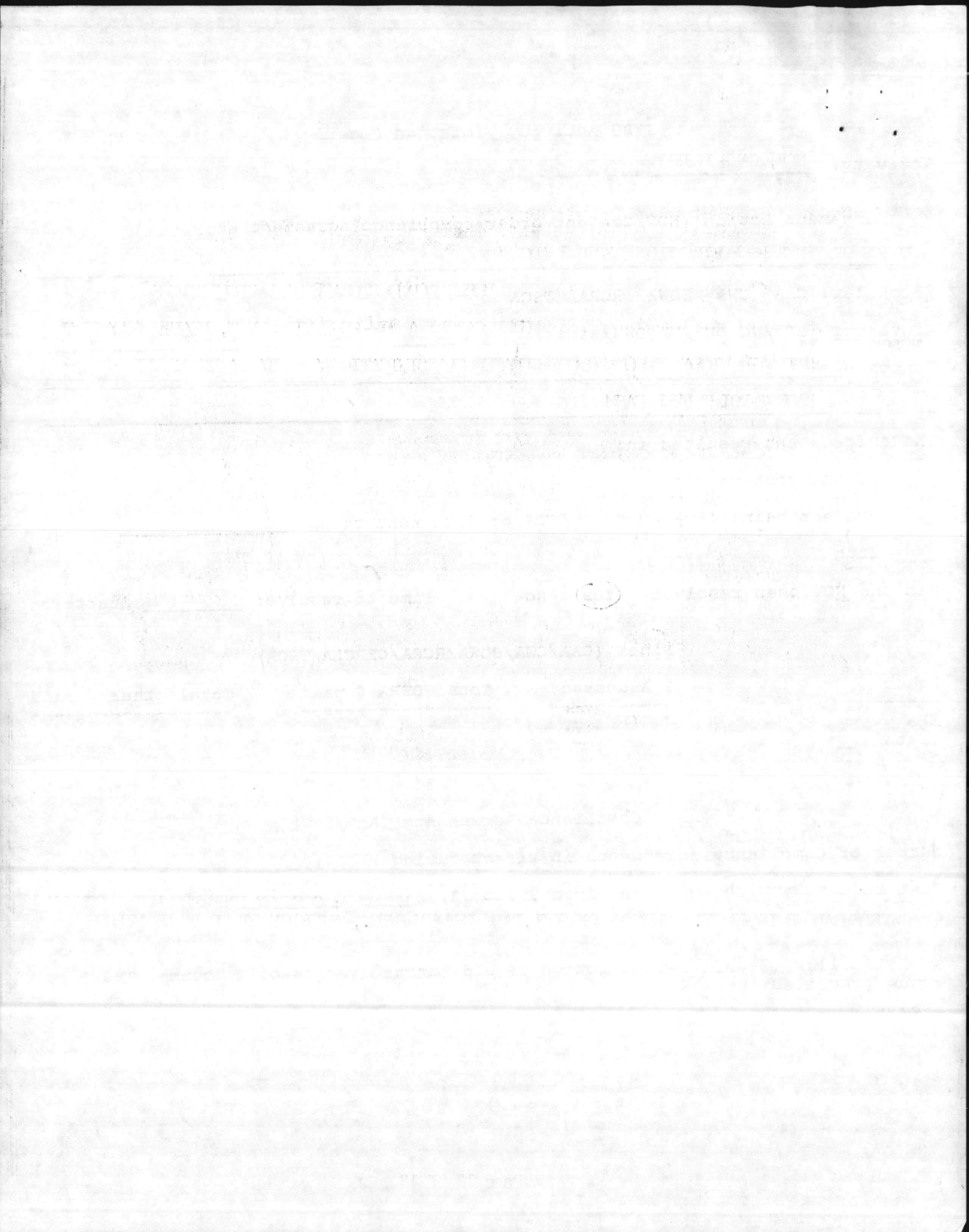
**Compliance Agreements (Any Law)**

Number of compliance agreements in effect during FY 89: \_\_\_\_\_

Cost to comply with agreement from 89 to 93: \$ LINKDOWN: COST OF FREE PRODUCT RECOVERY SYSTEM ALONE IS \$380K. CLEANUP OF SOIL TANK REMOVAL ETC., ANTICIPATED TO BE OF MILCON

\* Please list if enforcement action is old (unresolved as of 1 October 1989) or new (received in 1989).

SCOPE



5214  
BEND  
13 Mar 1990

From: Base Commander, Marine Corps Base, Camp Lejeune  
To: Commander, Atlantic Division, Naval Facilities Engineering  
Command

Subj: NOTICES OF VIOLATION REPORTING DOCUMENTS

Ref: (a) COMLANTNAVFACENGCOM ltr 5090 1821T:TB:ch dtd 7 Mar 90

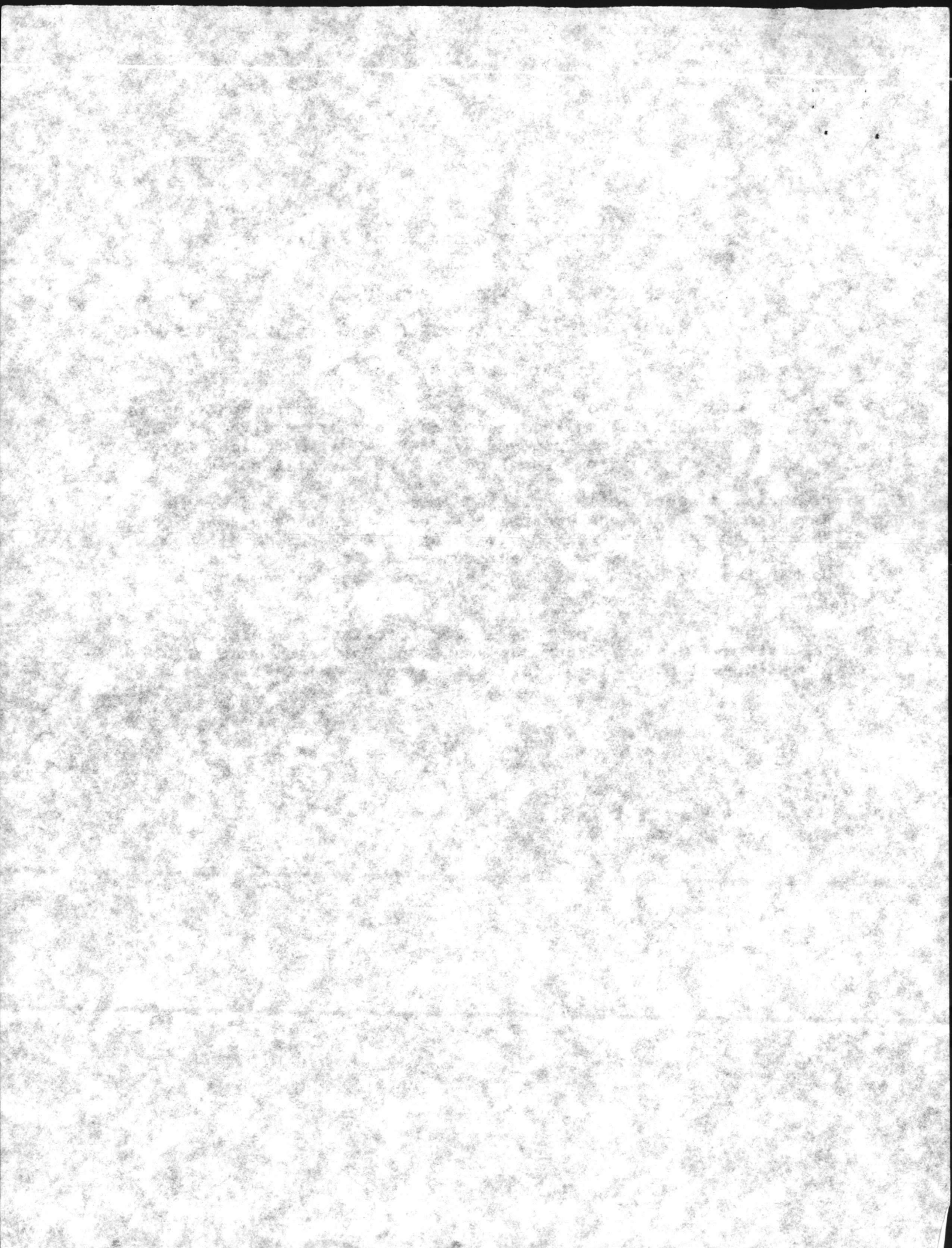
Encls (1) FY89 Activity Violation Records

1. In accordance with the reference, the enclosure contains an FY89 Activity Violation Record for each Notice received by this command in FY89 or not resolved by FY89. Twelve notices were received in FY89 and one received in FY85 is still unresolved.

2. This addresses all facilities aboard the Camp Lejeune/New River complex with one exception. The air quality permit for the Naval Hospital's incinerator is maintained by the Naval Hospital. Any violations would have been addressed directly to the Commanding Officer, Naval Hospital, Camp Lejeune and not to this command.

3. Point of contact for this matter is Elizabeth Betz, Supervisory Chemist, Hazardous Waste and Pollution Control Division, telephone (919) 451-2471, auto/von 484-2471.

J. I. WOOTEN  
By direction



\*\*\*\*\*  
TRANSMISSION REPORT

919-451-2415

TTI NO.	LANTDIV CODE
DATE AND TIME	03.13.90 09:57AM
DURATION	05:48
MODE	
PAGE	15
RESULT	GOOD

\*\*\*\*\*

THOMAS LESTON BERTON

1857-1887

UNITED STATES MARINE CORPS  
MARINE CORPS BASE  
CAMP LEJEUNE, NORTH CAROLINA 28542-5001

DATE: 3-13-90

Telecopier Transmittal Form

15 page(s) are transmitted, including this form

FOR: LANT DIV

ATTN: TERRY BOWERS

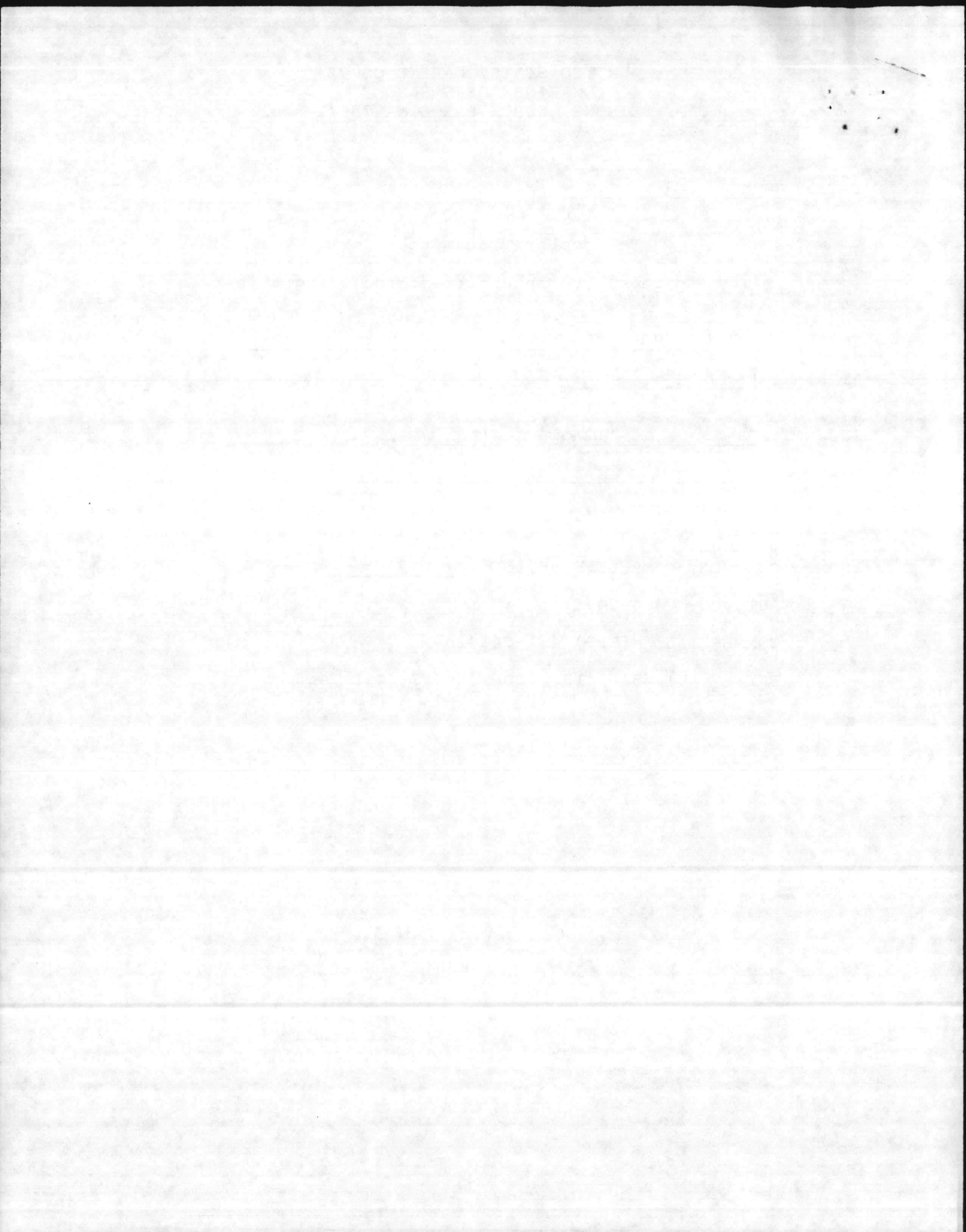
SUBJECT: NOV REPORTING DOCUMENTS  
\_\_\_\_\_  
\_\_\_\_\_

FROM: CG, MCB, CAMP LEJEUNE, NC ( EMD )

AUTOVON: 484-2415

COMMERCIAL: (919) 451-2414

FAX: (AV) 484-2415 (COMM) (919) 451-2415



REC'D EMD  
3-9-90

ATLANTIC DIVISION, NAVAL FACILITIES ENGINEERING COMMAND

FACSIMILE TRANSMISSION  
COVER SHEET



(5)

TOTAL NUMBER OF PAGES INCLUDING COVER SHEET

DATE

10

3/8/90

TO: AGENCY MCB CAMP LITTLETON FROM: AGENCY LANTDIV

NAME Danny Sharpe NAME TERRY BOWERS

CODE Public Information Dept CODE 1874T

FACSIMILE NUMBER(S) TELEPHONE 804-445-4718

~~919 451~~ 919 451

FACSIMILE MACHINES

MACHINE TYPE	LOCATION	COMMERCIAL PHONE NUMBER	AUTOVON NUMBER
3M EMI 6000	Code 0112	(804) 444-4346	564-4346
CANNON FAX 620	Code 20	(804) 445-2354	565-2345
FUJITSU 6000	Code 05	(804) 445-4012	N/A

ALL ARE AUTOMATIC MACHINES

REMARKS.

Please call 451-5977  
Danny Sharpe for this fax

FACILITY TRANSMISSION COVER SHEET



TOTAL NUMBER OF PAGES INCLUDING COVER SHEET

DATE

3/10/60

10

FROM

ATLANTIC DIVISION

NAME

David Stamps

CODE

101A

TELEPHONE

904-442-1118

FACILITY NUMBER(S)

101A-442

101A

FACILITY MACHINES

MACHINE TYPE	LOCATION	COMMERCIAL PHONE NUMBER	ATTENTION NUMBER
3M 8000	Code 0113	(804) 442-4348	101-4348
GASCON 442-650	Code 03	(804) 442-1118	101-1118
TULITRU 6000	Code 03	(804) 442-4013	101

ALL ARE AUTOMATIC MACHINES

David Stamps to this for  
101-442



## DEPARTMENT OF THE NAVY

ATLANTIC DIVISION  
NAVAL FACILITIES ENGINEERING COMMAND

TELEPHONE NO.

(804) 445-4718

5090

1821T:TB:ch

MAR 1990

-----  
 Engineering Command  
 To: Distribution

Subj: NOTICES OF VIOLATION REPORTING DOCUMENTS

Encl: (1) COMNAVFACENGCOM ALEXANDRIA VA 291805Z FEB 90  
 (2) COMNAVFACENGCOM ltr 5090 182 dtd 23 Feb 90  
 w/ALLEGED Distribution List  
 (3) Violation Form and Descriptions

1. Enclosures (1) and (2) tasked this Command to report all Notices of Violation, Consent Orders, Compliance Agreements, etc., to the major claimants for a Defense Appropriations Act Report to Congress.
2. Please use enclosure (3), one for each Notice of Violation, Consent Order, Compliance Agreement, etc., to report the requested information. Under the part referring to penalties and fines, any utility surcharges should be included.
3. To meet COMNAVFACENGCOM's due date, all violation forms must be received back to this Command by 12 March 1990. A FAX response is adequate telephone (804) 445-6666 are also requested to be forwarded.
4. Our point of contact for this matter is Terry Bowers, Code 1821T, Telephone (804) 445-4718, auto/von 565-4718.

*R. D. Crowson*  
 R. D. CROWSON  
 By direction

Distribution:  
 (see next page)

FAX TO : → (804) 445-6662

NEGATIVE REPLY REQUIRED



Subj: NOTICES OF VIOLATION REPORTING DOCUMENTS

Distribution:

CINCLANTFLT NORFOLK VA - Part II, List A.1  
NAS OCEANA VA - Part II, List A.7  
NAVPHIBASE LITTLE CREEK VA - Part II, List A.11  
COMNAVBASE NORFOLK VA - Part II, List A.14  
PWC NORFOLK VA - Part II, List A.31  
FCTCLANT DAM NECK VA - Part II, List B.3 \*  
NAVRESCEN BALTIMORE MD - Part II, List C.3  
NAVRESCEN CHARLESTON WV - Part II, List C.4  
NAVRESCEN CUMBERLAND MD - Part II, List C.5  
NAVRESCEN HUNTINGTON WV - Part II, List C.6  
NAVMARCORESCEN LITTLE CREEK VA - Part II, List C.7  
NAVMARCORESCEN NEWPORT NEWS VA - Part II, List C.8  
NAVRESCEN PARKERSBURG WV - Part II, List C.9  
NAVMARCORESCEN RICHMOND VA - Part II, List C.10  
NAVMARCORESCEN ROANOKE VA - Part II, List C.11  
NAVRESCEN STAUNTON VA - Part II, List C.12  
NAVRESCEN LEXINGTON KY - Part II, List C.13  
NAVMARCORESCEN LOUISVILLE KY - Part II, List C.14  
OICC MED RESCEN LOUISVILLE KY - Part II, List C.15  
NSC NORFOLK VA - Part II, List E.1  
NSC CHEATHAM ANNEX WILLIAMSBURG VA - Part II, List E.2  
NAVAVNDEPOT CHERRY PT NC - Part II, List F.1  
NAVAVNDEPOT NORFOLK VA - Part II, List F.2  
WPNSTA YORKTOWN VA - Part II, List H.3  
NAVORDSTA LOUISVILLE KY - Part II, List H.4  
NAVEHIPVD NORFOLK VA - Part II, List H.5  
NAVHOSP PORTSMOUTH VA - Part II, List J.7  
NAVSECGRUACT NORTHWEST VA - Part II, List K.1  
NAVCAMS LANT NORFOLK VA (Code 60) - Part II, List L.1  
(formerly NAVRADTRANSFAC DRIVER VA)  
MCAS NEW RIVER NC - Part II, List T.2  
MCAS CHERRY POINT - Part II, List T.3  
CG MCB CAMP LEJEUNE NC - Part II, List T.6  
MCRS LOUISVILLE KY - Part II, List T.9  
MCRS RICHMOND VA - Part II, List T.10  
MCRS CHARLESTON WV - Part II, List T.11  
MCRTC BALTIMORE MD - Part II, List T.12  
MCRTC LYNCHBURG VA - Part II, List T.13  
MCRTC RICHMOND VA - Part II, List T.14  
MCRTC ROANOKE VA - Part II, List T.15  
NAVSTA ROOSEVELT ROADS RQ - Part III, List A.10  
NAVSECGRUACT SABANA SECA RQ - Part III, List G.8\*\*  
NAVCOMMSTA ROOSEVELT ROADS RQ - Part III, List H.1\*\*  
CNET PENSACOLA FL - Part IV, List B.1  
COMNAVSEASYS COM WASHINGTON DC - Part IV, List I.1

\* Additional Copy to: COMTRALANT NORFOLK VA - Part II, List B.1

\*\* Additional Copy to: COMFAIRCARIB ROOSEVELT ROADS RQ -  
Part III, List A.7

NOTICE OF VIOLATION REPORTING DOCUMENTS

Distribution:

- ALABAMA - Part IV, List A.1
- ALABAMA - Part IV, List A.2
- ALABAMA - Part IV, List A.3
- ALABAMA - Part IV, List A.4
- ALABAMA - Part IV, List A.5
- ALABAMA - Part IV, List A.6
- ALABAMA - Part IV, List A.7
- ALABAMA - Part IV, List A.8
- ALABAMA - Part IV, List A.9
- ALABAMA - Part IV, List A.10
- ALABAMA - Part IV, List A.11
- ALABAMA - Part IV, List A.12
- ALABAMA - Part IV, List A.13
- ALABAMA - Part IV, List A.14
- ALABAMA - Part IV, List A.15
- ALABAMA - Part IV, List A.16
- ALABAMA - Part IV, List A.17
- ALABAMA - Part IV, List A.18
- ALABAMA - Part IV, List A.19
- ALABAMA - Part IV, List A.20
- ALABAMA - Part IV, List A.21
- ALABAMA - Part IV, List A.22
- ALABAMA - Part IV, List A.23
- ALABAMA - Part IV, List A.24
- ALABAMA - Part IV, List A.25
- ALABAMA - Part IV, List A.26
- ALABAMA - Part IV, List A.27
- ALABAMA - Part IV, List A.28
- ALABAMA - Part IV, List A.29
- ALABAMA - Part IV, List A.30
- ALABAMA - Part IV, List A.31
- ALABAMA - Part IV, List A.32
- ALABAMA - Part IV, List A.33
- ALABAMA - Part IV, List A.34
- ALABAMA - Part IV, List A.35
- ALABAMA - Part IV, List A.36
- ALABAMA - Part IV, List A.37
- ALABAMA - Part IV, List A.38
- ALABAMA - Part IV, List A.39
- ALABAMA - Part IV, List A.40
- ALABAMA - Part IV, List A.41
- ALABAMA - Part IV, List A.42
- ALABAMA - Part IV, List A.43
- ALABAMA - Part IV, List A.44
- ALABAMA - Part IV, List A.45
- ALABAMA - Part IV, List A.46
- ALABAMA - Part IV, List A.47
- ALABAMA - Part IV, List A.48
- ALABAMA - Part IV, List A.49
- ALABAMA - Part IV, List A.50
- ALABAMA - Part IV, List A.51
- ALABAMA - Part IV, List A.52
- ALABAMA - Part IV, List A.53
- ALABAMA - Part IV, List A.54
- ALABAMA - Part IV, List A.55
- ALABAMA - Part IV, List A.56
- ALABAMA - Part IV, List A.57
- ALABAMA - Part IV, List A.58
- ALABAMA - Part IV, List A.59
- ALABAMA - Part IV, List A.60
- ALABAMA - Part IV, List A.61
- ALABAMA - Part IV, List A.62
- ALABAMA - Part IV, List A.63
- ALABAMA - Part IV, List A.64
- ALABAMA - Part IV, List A.65
- ALABAMA - Part IV, List A.66
- ALABAMA - Part IV, List A.67
- ALABAMA - Part IV, List A.68
- ALABAMA - Part IV, List A.69
- ALABAMA - Part IV, List A.70
- ALABAMA - Part IV, List A.71
- ALABAMA - Part IV, List A.72
- ALABAMA - Part IV, List A.73
- ALABAMA - Part IV, List A.74
- ALABAMA - Part IV, List A.75
- ALABAMA - Part IV, List A.76
- ALABAMA - Part IV, List A.77
- ALABAMA - Part IV, List A.78
- ALABAMA - Part IV, List A.79
- ALABAMA - Part IV, List A.80
- ALABAMA - Part IV, List A.81
- ALABAMA - Part IV, List A.82
- ALABAMA - Part IV, List A.83
- ALABAMA - Part IV, List A.84
- ALABAMA - Part IV, List A.85
- ALABAMA - Part IV, List A.86
- ALABAMA - Part IV, List A.87
- ALABAMA - Part IV, List A.88
- ALABAMA - Part IV, List A.89
- ALABAMA - Part IV, List A.90
- ALABAMA - Part IV, List A.91
- ALABAMA - Part IV, List A.92
- ALABAMA - Part IV, List A.93
- ALABAMA - Part IV, List A.94
- ALABAMA - Part IV, List A.95
- ALABAMA - Part IV, List A.96
- ALABAMA - Part IV, List A.97
- ALABAMA - Part IV, List A.98
- ALABAMA - Part IV, List A.99
- ALABAMA - Part IV, List A.100

\* Additional copy for: CONTRACTANT NORFOLK VA - Part IV, List A.1  
 \*\* Additional copy for: CONTRACTOR'S ROOSEVELT ROAD NO - Part III, List A.7







UNITED STATES POSTAL SERVICE

PLEASE PROVIDE THEM A QUALITY LEVEL OF SERVICE.

CONVALESCENCE FEB 70

3 OF 3 HATAIWA 05413103

CONSULTATION 2374788

UNITED STATES POSTAL SERVICE

Subj: NOTICES OF VIOLATION REPORTING DOCUMENTS

INACTSHIPFAC PORTSMOUTH VA  
RESUPSHIP SAN JUAN RQ  
AFTRACTY CAMP PEARY VA  
HPDTA HERTFORD NC  
COMNAVRESFOR NEW ORLEANS VA

Copy to:

NAS NORFOLK VA - Part II, List A.15  
NAVSTA NORFOLK VA - Part II, List A.16  
NAVHOSP CAMP LEJEUNE - Part II, List J.4  
NAVRADSTA R SUGAR GROVE WV - Part II, List L.2  
COMNAVSUPSYSCOM WASHINGTON DC - Part IV, List F.1  
COMNAVAIRESYSCOM WASHINGTON DC - Part IV, List G.1  
COMNAVFACENCOM ALEXANDRIA VA - Part IV, List H.1  
COMNAVMECOM WASHINGTON DC - Part IV, List K.1  
COMNAVSECGRUCCOM WASHINGTON DC - Part IV, List L.1  
COMNAVTELCOM WASHINGTON DC - Part IV, List M.1  
ABL CUMBERLAND WV - Part IV, List DD.1



03/03/90 11:15

003



## DEPARTMENT OF THE NAVY

NAVAL FACILITIES ENGINEERING COMMAND

300 STOVALL STREET

ALEXANDRIA, VA 22304-2300

IN REPLY REFER TO

5090

182

FEB 23 1990

From: Commander, Naval Facilities Engineering Command  
 Subj: FY90 DEFENSE APPROPRIATIONS ACT ENVIRONMENTAL REPORT  
 Encl: (1) CNO memo Ser 451D/DU599129 of 25 Jan 90

1. The FY 90 Defense Appropriations Act requires a report to Congress on DoD environmental compliance. We have been tasked by enclosure (1) to assemble the Navy's response. Needed is a summary, for FY 89, of the notices of violation, compliance agreements, fines and costs of compliance associated with environmental laws. The precise information, as required by the Office of the Secretary of Defense (OSD), is in a format in enclosure (1). Addressees are requested to provide this data, for their subordinate commands by March 30. Please use the OSD format. Negative replies are requested.
2. By copy of this letter, Naval Facilities Engineering Command (NAVFAC) Engineering Field Divisions (EFDs) are to provide each addressee with all the data requested in the OSD format which is known to the EFD for the subordinate commands of each major claimant within the EFD geographical area. The Naval Energy and Environmental Support Activity (NEESA) is to provide each addressee with portions of the Defense Environmental Status Report, or backup data, that apply to the addressee's activities as related to the Congressional request. NEESA is also to provide each addressee a summary ("select") report of each addressee's active pollution abatement projects (OMB Circular A-106 projects) and a copy of the narrative Pollution Control Report (PCR) format for each project. NEESA is to forward the narrative PCRs to claimants by March 21. EFDs and NEESA are to forward all other data by March 12.
3. The data provided to addressees by EFDs and NEESA is the best available to this Command but may not cover all that is required by OSD for the Congress. Addressees are requested to confirm, modify or supplement the data received from NAVFAC EFDs as necessary. This mandatory information request follows previous, less formal requests that could not be satisfied by current reporting due to incomplete or poor quality data. Congress is inclined to continue to place requirements until their expectations are fulfilled. NAVFAC point of contact is Mr. J. A. Kaminski, Director, Environmental Engineering Division, AV 221-8531 or commercial (202) 325-8531.

*J. A. Rispoli*  
 J. A. RISPOLI

Assistant Commander for  
 Environment, Safety and Health

Distribution: (next page)

Enclosure (2)



DEPARTMENT OF THE NAVY

NAVAL FACILITIES ENGINEERING COMMAND  
500 STOVALL STREET  
ALEXANDRIA, VA 22304-5000

5080  
185

788 2 3 1

From: Commander, Naval Facilities Engineering Command

Subject: FY80 DEFENSE APPROPRIATIONS ACT ENVIRONMENTAL REPORT

(a) : (1) CNO memo Ser 4810-DUBUISSEZ of 25 Jan 80

1. The FY 80 Defense Appropriations Act requires a report to Congress on the environmental compliance. We have been asked by Congress (1) to describe the Navy's response. Needed is a summary report of the notices of violation, compliance agreements, and costs of compliance associated with environmental laws. The greater information, as required by the Office of the Secretary of Defense (OSD), is in a format in enclosure (1). Addressees are requested to provide this data for their subordinate commands by March 30. Please use the OSD format. Negative replies are requested.

2. By copy of this letter, Naval Facilities Engineering Command (NAVFAC) Engineering Data Division (EDD) are to provide each addressee with all the data requested in the OSD format which is known to the EDD for the subordinate command of each major element within the EDD geographical area. The Navy Energy and Environmental Support Activity (NEESA) is to provide each addressee with portions of the Defense Environmental Status Report, or backup data, the copy to the addressee's activities as related to the Congressional request. NEESA is also to provide each addressee a summary report of such activities. A narrative pollution abatement program (NAP) report for each project. NEESA is to forward the narrative PERS to districts by March 31. PERS and NEESA are to forward all other data by March 15.

3. The data provided by EDD and NEESA is the best available to this command but may not cover all that is required by OSD for the Congress. Addressees are requested to confirm, modify or supplement the data received from NAVFAC EDD as necessary. This mandatory information request follows previous, less formal requests that could not be satisfied by current reporting due to incomplete or poor quality data. Congress is inclined to continue to place requirements until their expectations are fulfilled. NAVFAC point of contact is Mr. J. A. ... (502) 328-5531.

*[Signature]*  
Assistant Commander for  
Environment, Safety and Health

03/05/90

11:16

004

Subj: FY90 DEFENSE APPROPRIATIONS ACT ENVIRONMENTAL REPORT

Distribution:

CINCPACFLT  
 CINCLANTFLT  
 CINCUSNAVEUR  
 CHR ARLINGTON  
 COMNAVRESFOR NEW ORLEANS  
 CNET PENSACOLA  
 BUMED  
 COMNAVOCEANCOM  
 COMNAVSECGRU  
 COMNAVTELCOM  
 COMNAVINTCOM  
 COMNAVSEASYS  
 COMNAVARSYS  
 COMNAVSPAWARSYS

Copy to:

COMLANTNAVFACENGCOM  
 COMPACNAVFACENGCOM  
 COMFSTNAVFACENGCOM  
 COMCHESNAVFACENGCOM  
 COMNORTHNAVFACENGCOM  
 COMSOUTHNAVFACENGCOM  
 COMSOUTHWESTNAVFACENGCOM  
 EPA IW SILVERDALE  
 COMNEESA

Blind copy to:

Deputy for Environment ASN (S&L)  
 OLA  
 CINCPACFLT (Code N44, Code 00J)  
 CINCLANTFLT (Code 44)  
 CINCUSNAVEUR (Code N45)  
 CHR ARLINGTON (Code 012)  
 COMNAVRESFOR NEW ORLEANS (Code 82)  
 CNET PENSACOLA (Code N44)  
 BUMED (Code 049)  
 COMNAVOCEANCOM (N513)  
 COMNAVSECGRU (G43)  
 COMNAVTELCOM (NOOJ)  
 COMNAVINTCOM (Code 00CF)  
 COMNAVSEASYS (Code 00T, Code 0654, Code 07E, Code 08)  
 COMNAVARSYS (Code 442)  
 COMNAVSPAWARSYS (Code 0623)  
 COMNAVSPAWARSYS (Code 005-3)

Internal:

18 Dailies  
 112 Record  
 P/T by: J. Kaminski, 162  
 R/by: J. Sullivan, 1635, 2/12/90  
 Inc: #3hhbj

UNITED STATES ENVIRONMENTAL AGENCY REPORT

MISSOURI  
MICHIGAN  
MINNESOTA  
MISSISSIPPI  
MONTANA  
NEBRASKA  
NEVADA  
NEW HAMPSHIRE  
NEW JERSEY  
NEW MEXICO  
NEW YORK  
NORTH CAROLINA  
NORTH DAKOTA  
OHIO  
OKLAHOMA  
OREGON  
PENNSYLVANIA  
RHODE ISLAND  
SOUTH CAROLINA  
SOUTH DAKOTA  
Tennessee  
Texas  
Utah  
Vermont  
Virginia  
Washington  
West Virginia  
Wisconsin  
Wyoming

Alabama  
Arizona  
California  
Colorado  
Connecticut  
Delaware  
Florida  
Georgia  
Hawaii  
Idaho  
Illinois  
Indiana  
Iowa  
Kansas  
Kentucky  
Louisiana  
Maine  
Maryland  
Massachusetts  
Michigan  
Minnesota  
Mississippi  
Missouri  
Montana  
Nebraska  
Nevada  
New Hampshire  
New Jersey  
New Mexico  
New York  
North Carolina  
North Dakota  
Ohio  
Oklahoma  
Oregon  
Pennsylvania  
Rhode Island  
South Carolina  
South Dakota  
Tennessee  
Texas  
Utah  
Vermont  
Virginia  
Washington  
West Virginia  
Wisconsin  
Wyoming

District of Columbia  
American Samoa  
Guam  
Northern Mariana Islands  
Puerto Rico  
Virgin Islands  
District of Columbia  
American Samoa  
Guam  
Northern Mariana Islands  
Puerto Rico  
Virgin Islands

Alabama  
Arizona  
California  
Colorado  
Connecticut  
Delaware  
Florida  
Georgia  
Hawaii  
Idaho  
Illinois  
Indiana  
Iowa  
Kansas  
Kentucky  
Louisiana  
Maine  
Maryland  
Massachusetts  
Michigan  
Minnesota  
Mississippi  
Missouri  
Montana  
Nebraska  
Nevada  
New Hampshire  
New Jersey  
New Mexico  
New York  
North Carolina  
North Dakota  
Ohio  
Oklahoma  
Oregon  
Pennsylvania  
Rhode Island  
South Carolina  
South Dakota  
Tennessee  
Texas  
Utah  
Vermont  
Virginia  
Washington  
West Virginia  
Wisconsin  
Wyoming

Alabama  
Arizona  
California  
Colorado  
Connecticut  
Delaware  
Florida  
Georgia  
Hawaii  
Idaho  
Illinois  
Indiana  
Iowa  
Kansas  
Kentucky  
Louisiana  
Maine  
Maryland  
Massachusetts  
Michigan  
Minnesota  
Mississippi  
Missouri  
Montana  
Nebraska  
Nevada  
New Hampshire  
New Jersey  
New Mexico  
New York  
North Carolina  
North Dakota  
Ohio  
Oklahoma  
Oregon  
Pennsylvania  
Rhode Island  
South Carolina  
South Dakota  
Tennessee  
Texas  
Utah  
Vermont  
Virginia  
Washington  
West Virginia  
Wisconsin  
Wyoming

FY89 Activity Violation Record

Activity: \_\_\_\_\_

\* Enforcement Action (NOV/Consent order/compliance agreement/etc.):

Which law: CAA CWA SDWA RCRA TSCA

Regulator (EPA/NC DNR/VA DWM/etc): \_\_\_\_\_

Reason: \_\_\_\_\_

The enforcement resulted in:

\_\_\_ Administrative Action

\_\_\_ Project being developed PCR# or date sent to HQ: \_\_\_\_\_

\_\_\_ Both

Has the NOV been resolved? Yes No Time to resolve: \_\_\_\_\_ Quarters

Fines (CAA/CWA/SDWA/RCRA/CERCLA/TSCA)

Agency	Law	\$ Assessed	Total DERA \$ paid	Total other \$ paid
EPA				
State (___)				

Compliance Agreements (Any Law)

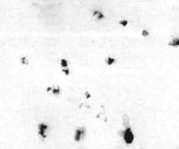
Number of compliance agreements in effect during FY 89: \_\_\_\_\_

Cost to comply with agreement from 89 to 93: \$ \_\_\_\_\_

\* Please list if enforcement action is old (unresolved as of 1 October 1989) or new (received in 1989).

Enclosure (3)

1988 Activity Violation Report



Enforcement Action (NOV/Consent order/compliance agreement/etc.):

Which law: CAA, CWA, RCRA, TSCA

Regulator (EPA/NG DNR/VA DWM/etc.):

Reason:

The enforcement resulted in:

Administrative Action

Project being developed: FOM or date sent to HQ:

Has the NOV been resolved? Yes No Time to resolve: \_\_\_\_\_

Fines (CAA/CWA/RCRA/GEGLA/TSCA)

Total DEMA \$ paid

# assessed

Law

Agency

EPA

State ( )

Compliance Agreements (AA) Law

Number of compliance agreements in effect during FY 88:

Cost to comply with agreement from 88 to 91: \$

Please list all enforcement action as of 1 October 1989. New (received in 1989)



State of North Carolina  
Department of Natural Resources and Community Development  
Wilmington Regional Office

James C. Martin, Governor  
CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

S. Thomas Rhodes, Secretary  
DIVISION OF ENVIRONMENTAL MANAGEMENT

May 15, 1985

Major General L.H. Buehl  
Commanding General  
United States Marine Corps  
Marine Corps Base  
Camp Lejeune, NC 28542

Subject: Notice of Violation  
Groundwater Classification  
and Standards  
Source(s) of Groundwater Pollution  
Camp Lejeune Marine Corps Base (MCB)  
Onslow County

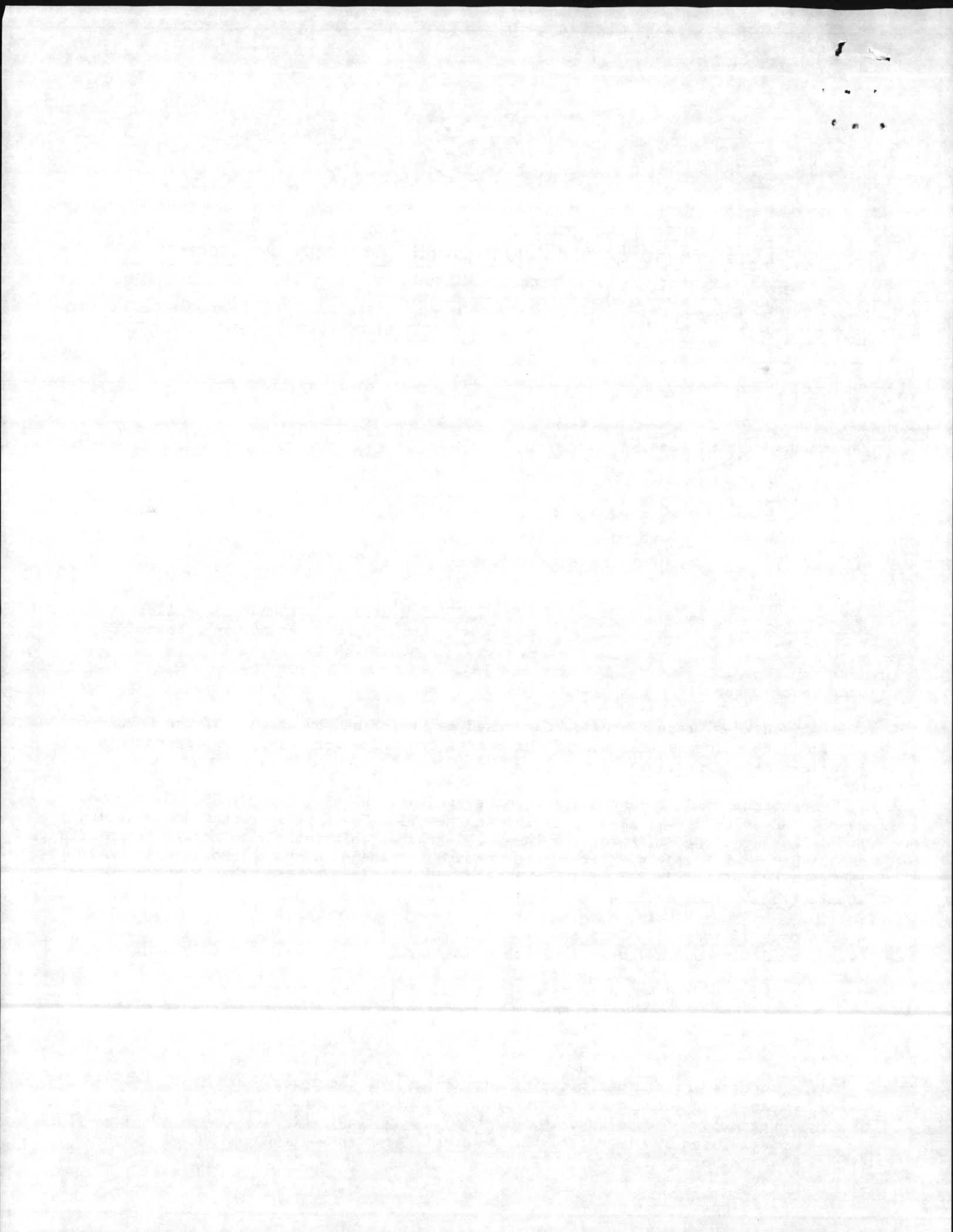
Dear General Buehl:

As you know, recent studies performed as prescribed by stage 2 of the NAVCIP program have revealed that ten of the base's community water supply wells contain organic contaminants.

Specifically, the contaminated wells include: HP-601, HP-602, HP-603, HP-608, HP-634, HP-637, HP-642, HP-651, TT-26, and new TT. The organic contaminants include: tetrachloroethylene, trichloroethylene, 1,2-trans-dichloroethylene, methylene chloride, vinyl chloride, 1, 1 - dichloroethane, benzene, toluene, and dichlorobenzene. All the impacted wells are exposed to the Tertiary Sand Aquifer somewhere between 50 and 200 feet below land surface.

A copy of the North Carolina Groundwater Classification and Standards (15 NCAC 2L) is enclosed for your reference. In this instance, the regulations apply as follows:

1. The impacted wells are exposed to GA classified groundwater, which is defined as fresh (and usable) groundwater that occurs at depths greater than 20 feet below land surface.
2. The source(s) of contamination are such that violations of standards have occurred at the perimeter of compliance, or the sources are such that it can be reasonably predicted that violations of standards will occur at the perimeter of compliance. For existing sources, the perimeter of compliance is located 500 feet from the point of discharge, or the property boundary, whichever is less.



Major General L.H. Buehl  
May 15, 1985  
Page 2 of 2

---

3. Excluding those organic compounds which are classed as trihalomethanes, the presence of any other organic compound in GA classified groundwater (at the perimeter of compliance) constitutes a violation of standards (either by definition and/or as determined by the director).

These violations to 15 NCAC 2L therefore require that the Marine Corps submit to the Division of Environmental Management within thirty (30) days after receipt of this letter a plan of action which contains the following elements:

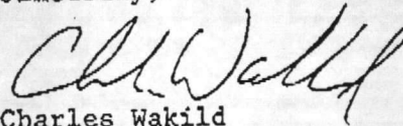
1. The source(s) of contamination are identified;
2. The horizontal and vertical geometry of the contaminant plume(s) are determined;
3. The quality characteristics of the contaminant plume(s) are satisfactorily defined;
4. The future impacts of these source(s) are projected;
5. Appropriate remedial actions are proposed to restore those polluted groundwaters to GA standards.

Of course, this plan of action must include a schedule which specifies when the investigative phases will begin and end and when the proposed remedial actions will begin.

If you have questions, or need assistance, please do not hesitate to call Mr. Rick Shiver at the phone number shown on the letterhead.

Your cooperation in this matter is appreciated.

Sincerely,



Charles Wakild  
Regional Supervisor

CW/RS/sbm

cc: Mr. L.P. Benton  
Mr. Perry Nelson  
Central Files  
Wilmington Regional Office

11  
12  
13



State of North Carolina  
Department of Natural Resources and Community Development  
Wilmington Regional Office

James C. Martin, Governor  
William W. Cobey, Jr., Secretary

Bob Jamieson  
Regional Manager

August 1, 1989

CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

Major General Donald R. Gardner  
Commanding General  
Camp Lejeune Marine Corps Base  
United States Marine Corps  
Camp Lejeune, North Carolina 28542-5001

RE: NOTICE OF FEDERAL REQUIREMENTS  
Release of Petroleum from Underground Storage Tank  
Incident No. 3671  
Industrial Area Tank Farm  
Camp Lejeune Marine Corps Base  
Onslow County

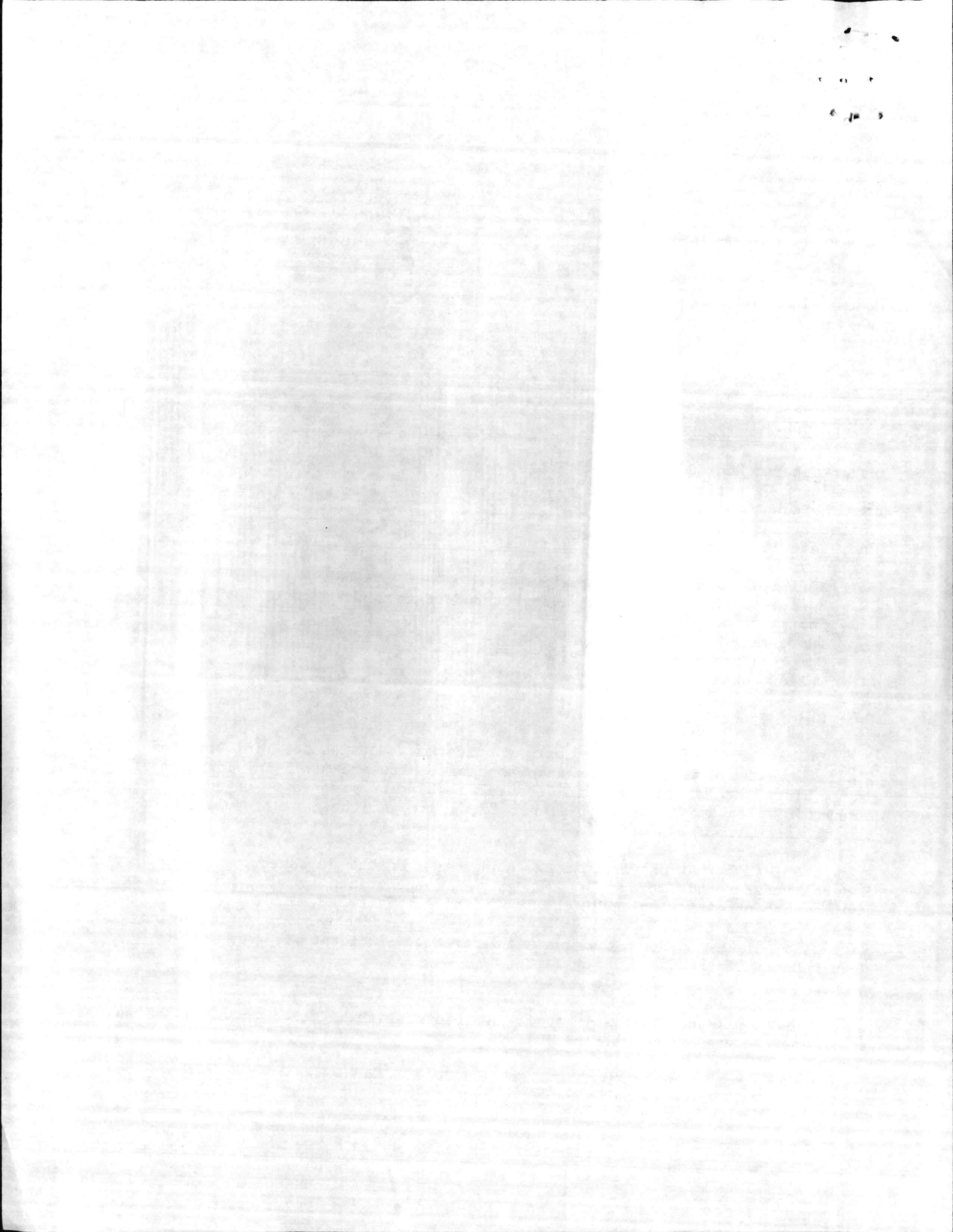
Dear Major General Gardner:

On May 15, 1985, you were sent a Notice of Violation for violations of 15 NCAC 2L, Groundwater Classifications and Standards. You are still in violation of state law. Since the Notice was sent, federal regulations regarding underground storage tanks (USTs) became final on December 22, 1988, and these new regulations directly impact this matter.

The Division of Environmental Management is the implementing agency for the Federal Underground Storage Tank Program, as authorized by 42 U.S.C. 6991 et seq. and is authorized to implement the provisions of Part 280, Title 40, of the Code of Federal Regulations (CFR) on behalf of the Environmental Protection Agency. You should be advised that the above referenced incident is subject to certain requirements of the federal regulations.

The Groundwater Section of the Wilmington Regional Office (WiRO) investigated the subject site and found the following facts which indicate that you are subject to the new federal regulations:

1. On or before May 15, 1988; the Marine Corps discovered up to 15 feet of floating product under its Hadnot Point Fuel Farm.



Major General Donald R. Gardner  
August 1, 1989  
Page 2

2. Although the exact time of the release is unknown, the Marine Corps has been the sole owner and operator of this facility since 1941. Therefore, the Marine Corps is the responsible party (PRP) for this release and subsequent groundwater contamination.
3. The size, shape and configuration of the groundwater contaminate plume also confirms that the Fuel Farm is the source of the petroleum release.
4. O'Brian and Gere's December 1988 Groundwater Study reported that inventory records indicate a loss of between 23,150 and 33,150 gallons of fuel from the Hadnot Point Fuel Farm Area.

On June 2, 1989, this office received confirmation of a release from an underground storage tank system at the subject location. This confirmation was in the form of product thickness measurements.

Under 40 CFR 280.12, you are the owner of the subject underground storage tank because you owned the underground storage tank and used it for storage, use, or dispensing of regulated substances.

Owners and operators of petroleum or hazardous substance underground storage tank systems, in a response to a confirmed release, must comply with the attached federal regulations. The following will give you some explanation of the requirements.

1. 40 CFR 280.61, Initial Response. You have already complied with paragraphs (a) and (b), however, you must take the required actions in paragraph (c).
2. 40 CFR 280.62, Initial Abatement Measures and Site Check. You have taken some of the measures set out in the 40 CFR 280.62(a). Please implement the measures required in paragraphs (a)(3) and (a)(4). The report required in 40 CFR 280.62(b) was received by this office on June 2, 1989.
3. 40 CFR 280.63, Initial Site Characterization. The Division is requiring you to submit a report including all the information described in 40 CFR 280.63(a). The report is due 45 days from receipt of this letter.
4. 40 CFR 280.64, Free Product Removal. You must comply with this regulation. The Division will determine how much free product must be removed. The Division will require you to submit a report in accordance with 40 CFR 280.64(d) which is due 45 days from receipt of this letter.
5. 40 CFR 280.65, Investigations for Soil and Groundwater Cleanup. If you determine under 40 CFR 280.65(a)(1), (2) or (3), or if the Division requests under 40 CFR 280.65(a)(4), that an investigation for soil and groundwater cleanup is necessary, please contact the Division so that we can establish a schedule. The schedule may be established in a Special Order by Consent, as authorized by G.S. 143-215.2.

11  
12  
13

Major General Donald R. Gardner  
August 1, 1989  
Page 3

**RECEIVED**

AUG 17 1989

Wilmington Regional Office  
DEM

You should also be advised that at any point after reviewing the information submitted in compliance with 40 CFR 280.61 through 40 CFR 280.63, the Division may require you to submit additional information or to develop a corrective action plan for responding to contaminated soils and groundwater, under the authority of 40 CFR 280.66. You will be notified of this decision in a separate letter. If a corrective action plan is necessary, you will be required to cleanup to the standards established in 15 NCAC 2L; Groundwater Classifications and Standards.

If you violate the federal regulations, the Division may report the matter to the Environmental Protection Agency, who may hold you liable for a civil penalty of not more than \$10,000 for each day of continued noncompliance.

You should be advised that if you fail to proceed to undertake to collect and remove the discharge or release and Federal Money is used for such purposes, the State will seek cost recovery against you for the total amount expended, unless you prove that you did not have the resources to pay for the corrective action.

If the cleanup costs exceed a total of \$1,000,000, the site may be eligible, under limited conditions, for funds from the Federal Leaking Underground Storage Tank Trust Fund, 42 U.S.C. 6991 et seq.

Please make a written response to this letter by August 20, 1989 and indicate your intent to comply with the above requirements or your reasons why you cannot or will not comply with the requirements.

Your response and questions should be directed to Rick Shiver of the Wilmington Regional Office at (919) 256-4161.

Sincerely,

ORIGINAL SIGNED BY  
PERRY E. NELSON  
Perry E. Nelson  
Chief  
Groundwater Section

PFN/APH/RSS/KWM/cwc

cc: Incident Management Unit  
WIRO-GWS

100  
100  
100